1 2 3 4 5 6 7 8 9 10 11 12 13 14	ARNOLD & PORTER KAYE SCHOLER LLP JAMES F. SPEYER (Bar No. 133114) james.speyer@arnoldporter.com 777 South Figueroa Street, 44th Floor Los Angeles, CA 90017-5844 Telephone: +1 213.243.4000 Facsimile: +1 213.243.4199 Attorneys for Defendant EPOCH EVERLASTING PLAY, LLC (additional counsel listed on signature page) K&L GATES LLP KEVIN S. ASFOUR (SBN 228993) kevin.asfour@klgates.com 10100 Santa Monica Blvd., 8th Floor Los Angeles, CA 90067 Telephone: (310) 552-5000 Attorneys for Defendant AMAZON.COM SERVICES LLC (additional counsel listed on signature page)	WADE KILPELA SLADE LLP Gillian L. Wade, State Bar No. 229124 gwade@waykayslay.com Sara D. Avila, State Bar No. 26321 sara@waykayslay.com Marc A. Castaneda, State Bar No. 299001 marc@waykayslay.com 2450 Colorado Ave., Suite 100E, Santa Monica, CA 90404 Telephone: (310) 667-7273 Attorneys for Plaintiff and the Class [Additional Counsel Listed on Signature Block]	
15	UNITED STATES DISTRICT COURT		
16	CENTRAL DISTRICT OF CALIFORNIA		
17 18 19 20 21 22 23 24 25 26 27 28	WILLIENE JACKSON-JONES, individually and on behalf of all others situated, Plaintiff, vs. EPOCH EVERLASTING PLAY, LLC, a Delaware limited liability company and AMAZON.COM SERVICES LLC, a Delaware corporation, Defendants.	Case No.: 2:23-cv-02567-ODW-SK STIPULATION TO INCREASE WORD LIMIT FOR DEFENDANTS OPPOSITION TO AND PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S RENEWED MOTION FOR CLASS CERTIFICATION Date: December 22, 2025 Time: 1:30 p.m. Judge: Hon. Otis D. Wright II Crtrm.: 5D	

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STIPULATION 1

WHEREAS, Plaintiff filed a Renewed Motion for Class Certification (ECF 111), pursuant to the Court's Minute Order (ECF 110);

WHEREAS, Defendants Epoch Everlasting Play, LLC and Amazon.com Services, LLC intend to file a single, joint opposition to Plaintiff's motion on November 10, 2025, also pursuant to the Court's Minute Order (ECF 110);

WHEREAS, Local Civil Rule 11-6.1 states that "[e]xcept as otherwise provided in this rule or ordered by a judge" a brief may not exceed 7,000 words;

WHEREAS, Defendants seek permission to file a single, joint opposition not to exceed 10,000 words;

WHEREAS, Plaintiff seeks permission to file a Reply not to exceed 5,500 words.

WHEREAS, good cause supports the requested relief. Each Defendant is entitled to file a separate opposition brief up to 7,000 words. Yet Defendants are filing jointly to avoid unnecessary overlap in arguments and conserve the Court's resources. Moreover, the request is also justified due to the number of issues to be addressed in the opposition and reply;

WHEREAS, all Parties have agreed to this requested relief.

IT IS HEREBY STIPULATED AND AGREED, by and between the Parties hereto—subject to the Court's approval—that Defendants shall have up to 10,000 words for their joint opposition brief and Plaintiff shall have up to 5,500 words for her reply brief. A proposed order reflecting this relief is being filed along with this stipulation.

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1	Dated: November 4, 2025	ARNOLD & PORTER KAYE SCHOLER LLP
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8		EPOCH EVERLASTING PLAY, LLC
9	Dated: November 4, 2025	K&L GATES LLP
10		By: <u>/s/ Kevin S. Asfour</u> Kevin S. Asfour
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1 WADE KILPELA SLADE, LLP Dated: November 4, 2025 2 3 By:/s/ Sara D. Avila 4 Gillian L. Wade Sara D. Avila 5 Marc A. Castaneda 6 WADE KILPELA SLADE, LLP David F. Slade (pro hac vice) slade@waykayslay.com
1 Riverfront Pl., Ste. 745 7 North Little Rock, AR 72114 8 Telephone: (501) 417-6445 9 **DURHAM, PITTARD & SPALDING,** 10 Justin R. Kaufman (pro hac vice) 11 jkaufman@dpslawgroup.com Philip Kovnat (pro hac vice) pkovnat@dpslawgroup.com 505 Cerillos Rd., Ste. A209 Santa Fe, NM 87501 12 13 Telephone: (505)986-0600 14 MARTIN WALKER Jack Walker (pro hac vice) 15 jwalker@martinwalker.com 121 N. Spring Ave. Tyler, TX 75702 Telephone: (903)526-1600 16 17 Attorneys for Plaintiff Willien Jackson-Jones and the Putative Class 18 19 20 21 22 23 24 25 26 27 28

ATTESTATION OF CONCURRENCE Pursuant to Civil L.R. 5-4.3.4(a)(2)(i), the filer attests that all other signatories listed, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing. Dated: November 4, 2025 ARNOLD & PORTER KAYE SCHOLER LLP By: <u>/s/ James F. Speyer</u> James F. Speyer Ian S. Hoffman (pro hac vice) ian.hoffman@arnoldporter.com 601 Massachusetts Avenue, NW Washington, DC 20001-3743 Telephone: +1 202.942.6406 Attorneys for Defendants EPOCH EVERLASTING PLAY, LLC